A Very Proper Reform Proposed in Conneil .- No More Credit Mobilier. Committee on Streets and Alleys from beprohibition ought to apply to all the committees. Others claimed that it ought to apply to all the members, and finally Mr. STONE assumed the proprietorship of the resolution and moved to make it apply to all the members of council. He was energetically supported in this position by Mr. Pannell who said he had examined the ordinances of fifteen or twenty other and perhaps it is not out of place that I should say upon this occasion that have ing known the Vice President is an eliter in which members of councommittees. Others claimed that it cities in which members of councities in which members of council are forbidden to have anything to do with city contracts. Mr. Bornso opposed the amendment. He thought a member of council had as much right to a contract under the city as any outsider, and it was taking advantage of councilment to cut them off by a prohibition of Mr. Thoursan-J. cannot as at present men to cut them off by a prohibition of was referred to the Committee on Ordi-

There is a glaring impropriety in a memswarded by direct vote of council, and the reasons are still more impersive than in the case of the Legislature why councilmen should be shoulded for the first in such contracts. A different particle has long prevailed in Council, and the subject of the the This is the beginning of a new Council,

er earns \$45,000 a year, \$25,000 salary from his church, \$10,000 salary as nomlual editor of the Christian Union, and \$10,000 additional income from the New York Leader and his occasional lectures. sum of money as an inducement for the the specific amounts received by each.

Mr. Tipton introduced a bill to pay I Mr. Tipton introduced a bill t Joung men who contemplate entering the ministry should take time to constitute the contemplate entering the ministry should take time to constitute the contemplate entering the ministry should take time to contemplate entering the ministry should be a contemplate entering the ministry that the ministry should be a contemplate to contemplate entering the ministry should however, in simple justice to themselves, ments of the Honse to the Vienna expo-that where there is one minister who earns \$45,000 a year, there are forty-five Who do not earn a thousand a year, and so on in proportion. It is the old principal of "poor preach-poor pay."

To THE charge that he puid Carney \$15,000 to withdraw from the Senatorial passed. contest, Caldwell cheerfully replied :

"I admit it, but what Senator has not seen that rival candidates who withdraw at the proper time had foreign missions, or consulates, or Indian agencies. Let the Senator who has no glass in his own electorial house throw the first stone."



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NO. 130.

#### BY TELEGRAPH.

ASSOCIATED PRESS REPORT Exclusively to the Intelligencer.

Office Northwest cor. of Main and Mor

### CONGRESS.

#### HOUSE.

Washington, January 28.—The House proceeded to the consideration of Senate amendments to the Indian appropriation bill, and disposed of some. A committee of conference was appointed on the disa-

The House then took up the bill for the admission of Colorado as a State, which was discussed until four o'clock, when the the subscriptions, has been tested in death of Julius L. Strong, late a Representative from Connecticut, was an accepted by the Mayor was explained secret, after which the House adjourned.

The Vice President in a personal staterate acceptance of each member of ment, asked the appointment of a committee to investigate the charges against him in connection with the Credit Mobi-

Council - No More Credit Mobilier.

There was a little discussion in the First Branch of Council last evening over the propriety (or impropriety) of members of council becoming parties to myself in my relations to this body as the gresslding officer. Grave charges, affecting my character as a man are before the American people, and I do the control let by council Somebody. city contracts let by council. Somebody smuggled a resolution on to the Mayor's table prohibiting the members of the Committee on Streets and Alleys from being interested directly or indirectly in thorough and exhaustive investigation contracts. This resolution (in disregard of parliamentary usage) was laid before which committee shall be Senators pocouncil for action. It was opposed by litically opposed to me. The Senator several members on the ground that the Chair. Mr. Anthony took the Chair as presid

outh, I have the most periect confidence

Mr. Thurman-I cannot as at presen this kind. Mr. Pannell, on the other hand, thought if a man wanted to become a contractor under the council he had no business to be a member, and if a member, he was at liberty to resign.

Mr. Stonk's proposition to extend the prohibition to all the members was lost by a tle vote, and the original resolution evidence that might have come out in an was referred to the Committee on Ordinances, with instructions to report an ordinance on the subject.

We trust the Committee will make their ordinance atrong and sweeping, so so to embrace all the members of council.

There is a glaring impropriety in a members of control and the control ordinance impropriety in a members of control. There is a glaring impropriety in a member of any legislative body having a direct monied interest in contracts, or any-shing else, upon which he is called to the sense of th to impeach him, and it is the duty stead of his wife; witness became the work as a member. He has no right to of the Senate not to form any opinion as the interests of a citizen common to all citizens. The Constitution of the State of the provides that "No member of the Legis-lature shall be interested, directly or indi-rectly, in any contract with the State, or any country thereof, authorized by any ges come to us, will be the duty of judges law passed during the term for which he or jury, and it is not for us to investigate law passed during the term for which he or jury, and it is not for us to investigate fied he was insane; Greeley was beneved to with Senator Stevenson, of Kenincky?

A. I don't remember. I had a conversable the duty of judges affairs of the Tribune; witness was satisfied he was insane; Greeley was beneved to with him on the subject. hw passed during the term for which he or jury, and it is not for as to the Senate shall have been elected." That is the has no power to investigate the conduct why he should have left his youngest the shall have been elected." The shall have been elected. That is the has no power to investigate the conduct why he should have left his youngest of an individual where an investigation daughter under the guardianship of his I may have said that I had something

I hope, therefore, that the Senator from Indiana, Mr. Pratt, will not press this

mative.
Mr. Thurman offered a resolution which was agreed to, directing the Sec-retary of the Treasury to inform the Senate as to the aggregate amount of money preceeding from fines, compromises and seizures paid since the 1st of June, 1869, Mr. Beecher probably accepts this large to officers, detectives and informers, with

Walker for services in the ministry should take time to consider, army. On motion of Mr. Schurz the amend-

sider the vote by which the bill was

Japan for the land occupied by the United States in Japan for postal purposes was

rill explained that it was aimed

chitect of the Treasury Department, As-sistant Secretary of the Interior, Commissistant Secretary of the Interior, Commis-sioner of Patents, Commissioner of Indian Affairs, Commissioner of Agriculture, Commissioners of Customs, Auditors of

Commissioners of Customs, Auditors of the Treasury, Commissioner of the Gen-eral Land Office, Commissioners of Pen-sions, Assistant Postmaster General, Su-perintendent of the Money Order System, and Superintendent of Foreign Mails, to

Adoption of Mr. Conkling the Secretary of the Senate was directed to cause a statement to be prepared showing the action of the Senate and House of Representatives in examining and counting the electoral votes for President and Vice President from 1789 down.

Mr. Windom moved to strike out the appropriation of \$22,500 for additional clerks and compensation in the Treasury Department. Agreed to. Mr. Hill said he was instructed by the

Committee on Privileges and Elections to offer an amendment raising the salaries of members of Congress to \$7,000 per

Mr. Wright moved to lay the amend-ment on the table. Agreed to—yeas 23; Windom moved to strike out the

provision that \$8,500 be expended at the discretion of the Secretary of the Treasury. Agreed to.

Mr. Edmunds moved to reconsider the vote by which Mr. Sherman's amendment, raising the salaries of the Commis-

sioner of Agriculture, Commiss Customs and other officers to \$4,000 per annum.
Mr. Pratt, from the Finance Commit-

tee, reported the original bill requiring all savings banks or trust companies or-ganized or claiming to act under any act of Congress, the make to the Comptroller of Currency and publish all reports which the National Banking Associations are now required to make by the existing law.

Mr. Windom, from the Committee on
Public Lands, reported without amendment the bill to incorporate the Δrkansas

Valley & Cimarron Railroad Company.

A bill was introduced by Mr. Windom repealing the act of June 4th, 1872, reg-ulating the constructing of bridges across the Mississippi river. Also a bill amen-datory of the act of April 1st, 1872, audatory of the act of April 1st, 1912, authorizing the construction of a bridge at Clinton, Iowa, and other bridges across the Mississippi.

Mr. Buckingham formally announced the death of Hon. Julius L. Strong, Inte

a Representative from Connection, he and Mr. Ferry eulogized the deceased. The ordinary resolutions were adopted and the Senate adjourned.

The Greelev Will Case. NEW YORK, January 28.—At White Plains yesterday the Greeley will case was again before the Surrogate, no compromise having been made between the proponents and contestants. Neither of the Misses Greeley were present, and the only directly interested party in court was Storrs, executor of the will of 1871. Jas. H. Choate, appearing as counsel for the Misses Greeley, said if two weeks postponement were granted, he was satisfied a compromise would be effected; besides, he desired to give the case further examination. It had now a different phase, as all the legatees under the disputed will of 1871 had signed a renunciaputed will of 1871 had signed a renunciation, and no others had a right to press
their claims against the estate. The Surrogate decided that the executors of the
will of 1871 could appear. Oliver Johnson, formerly of the Tribune, was then
called as first witness. He said Mr.
Greeley spoke to him at the time of his
wife's death, and said he was a ruined
man. He represeded himself with hav-

and told the witness that when he brough his things from Dr. Bayaru's he didn't and a good time to turn a new leaf in
The President, pro tem, Mr. Anthony,
then put the question and the motion was
lost. Mr. Pratt, alone, voting in the affirmative.

It is said that Mr. Henry Ward Beechmative.

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In it is said that Mr. Henry Ward Beechmative. ed to be laboring under trouble. Some time before Mrs. Greeley's death Mr. Greeley showed signs of a disordered mind. Apartments had been rented for him in New York, but he was continually using expressions to the witness that he was wholly ruined and had no money. was wholly rined and an in broky.

He appeared to be entirely occupied with
his imagined bankruptcy. On November 9th he said he wanted \$40,000 to get
him out of his trouble, and that he would
be sent to the penitentiary for breaking
open Mrs. Greeley's will. He then said he

### THE CREDIT MOBILIER.

#### Speaker Blaine Involved in Sioux City Stock.

Washington, January 28.—At the sittings of Poland's Committee this morninting Speaker Blaine first appeared and requested that Stevenson, who introduced in the House the resolution of inquiry into the Sioux City road, to make his sworn statement in support of the allega-tion that he (Blaine) was a stockholder in that road. Mr. Stevenson then testified

Oakes Ames informed me that certain nembers, including Allison, himself, but he don't remember now, were interested in this railroad. He stated that there was a construction contract similar to that under which the Union Pacific had been built, and it we wanted to make an examination we had better make an examination of all the roads having land grants—we would find the Union Pacific he best. He said Blaine had stock in his own name or in the name of Coburn, of Me, who is wealthy and had agreed to put funds in Blaine's hands for such nvestment. That Blaine had invested to the extect of one hundred thousand dol-ars; further that Blaine had recently pur-thased bonds of this company himself, of hased bonds of this company mes, in order to settle with Coburn. hink he said Blaine had purchased ten thousand or twenty thousand dollars worth of bonds, and paid him eighty cents on the dollar. Coburn paid him ninety cents on the dollar. In reply to Blaine, witness said this conversation occurred a ew days before he offered the resolution Vitness had all the details before he offer ed the resolution, and was quite sure such conversation with Ames was not at the Arlington House. After he offered the resolution, witness received other information, but it was only hearsay. The additional information came from John B Alley, to whom witness was introduced at the Arlington Hotel by Ames. He t the Arlington Hotel by Ames. He Alley) stated that the lows Falls & Sloux City Railway was organized in 1867. That e and Samuel Hooper & Co., were stock olders. Ames and some gentlemen in

Boston, represented the company. He said had no personal knowledge of Bisins' being a stockholder. Witness found that the grant expired in 1868, but the time of ompleting the road was extended.

Mr. Stevenson read the action of the
House at that session on the bill.

Mr. Blaine: You don't mean to say I

as Speaker then? Stevenson: No, but you were well

Mr. Stevenson then cited from the Jour-nal of the House, and said that Blaine did not vote on the bill. Mr. Blaine asked him to explain certain

Mr. Bisine requested that Ames be \$1,988 63. Blaine and said: The conversation with Stevenson took place at the dinner table at the Arlington the day after he (Stevenson) offered the resolution. I was laughing at him, and told him he had got hold of the wrong road; was very positive

tevenson had no information from wit ess before he offered the resolution. Mr. Blaine—Then the allegation of tevenson is not supported by you? A.

Mr. Blaine to Judge Poland-Ames old me the other day that the conversa-on had with Stevenson took place after tion and with Stevenson took place after the resolution was offered.

Mr. Stevenson to Ames—You frequent-ly stated. Mr. Ames, that your recollec-

Q. Have you ever spoken of having

received such a letter? A. No, sir.
Q. Did you ever my to any one that you had caught the Speaker? A. I don't Q. Did you have such a conversation with Senator Stavenson of T

on the benefit of the city—members of committees receiving bids, as atated last extended by one member, using information obtained in that capacity to enable them to understid competitors who did not entry well understand the most tives which induced the President to make this communication to the Senate of the competitors who did not can very well understand why he should ask this body, over which he president of their own bills as contractors. There is too much of the Credit Mobilier in that style of transacting the city's business. There ought to be no more of it. This is the beginning of 8 new Council. ais explanation without the slightest re-

the road could not possibly luctance; the road could not person to the come before Congress for an Blaine further testified that he 576 shares of stock, for which he paid \$32,500, and had ever since been

be sent to the penitentiary open Mrs. Greeley's will. He then said be wanted \$1,000 for ten minutes, which the witness let him have. He wanted to assign his Tribuns stock, but as he seemed not to be in a fit state the matter rested at the committee of the wanted to February 3d.

Alterruther examination of Ames, Sendard Logan, at the request of Judge Postor Logan, at the r Passed.

Charged with Embezzling \$3,300.

Loursville, January 28.—Merritt Legation so far as I am connected with its transaction for the legislative appropriation bill was then resumed, and the amendment offered by Mr. Morrill yesterday, requiring that no judgement of the Court of Claims shall be paid except to persons whose loyalty has been prov
trusted with Embezzling \$3,300.

Loursville, January 28.—Merritt Legation so far as I am connected with it. Ames said 1 agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed with him to purchase ten shares of stock that Court of Claims shall be paid except to persons whose loyalty has been prov
trusted with Embezzling \$3,300.

Kames given before the committee; I have nothing whatever to conceal in this transaction so far as I am connected with it. Ames said 1 agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed with him to purchase ten shares of stock that the committee; I have nothing whatever to conceal in this transaction so far as I am connected with it. Ames said 1 agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed with him to purchase ten shares of stock that the committee; I have nothing whatever to conceal in this transaction so far as I am connected with it. Ames said 1 agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed with him to purchase the stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agreed to purchase certain stock; I did so. In 1867 or 1868 I agr trusted with money to pay the troops. this stock was entitled to a dividend or He left it in a satchel in the sate, and dividends, and made a statement and gave

## in a few days, I would let him know. I kept the check three or four days before I asked the cash upon it, then I presented it to the Bergeant-at-Arms or in his office,

and received the money. I retained it for a few days and thought about the matter. In the meantime I received a letter from a triend giving me some information about the matter, when 1 went to Ames and told him I would not take the stock. He said very well, and remarked that it was good stock, or he thought it a

good investment; something of that sort.

I paid him back three hundred and twenty-nine dollars, with I think \$2 interest. Ames hesitated about the interest, the time having been so short, but I insisted upon his taking it, and thus the matter ended. The memorandum I made at the time refreshes my memory. I don't say this to the Committee by way of excuse, to cover up anything, but state is vet in abacance. the facts as they are. The stock was never delivered to me or anybody for me, nor have I ever received anything directly or indirectly except as I have stated here. I had no healtation in making the agreement with Ames to take stock at the time, and so far as corruption

agreement with Ames to take stock at the time, and so far as corruption or wrong doing was concerned, there was no legislation before Congress at the time affecting the road. I don't recollect of any legislation in regard to the road during the negotiation between Ames and myseit. As far as influence was concerned, there was no necessity for Ames or anybody else making cessity for Ames or anybody else making a bargain to obtain my influence. My constituency was favorable to the road and I was naturally a friend to it; I have always voted to sustain the road and

would do so to day.

H. O. Swain, cashier of the First Na-tional Bank of this District, was the next witness sworn, and in answer to a ques-tion by Judge Poland, stated that he had brought the books of the bank containing the account of Schuyler Colfax, and in answer to a summons turned to that ac-

Judge Poland put the following question: State whether it appears on your books that Collax made a deposit on the 221 of June, 1868. A. Yes air. \$1,968-63 [Great sensation]

63 [Great sensation]
Q Well, what other deposits were
mate in June or July? A. June 22d, \$1,988 63; July 7th, \$400; July 8th, \$150;
July 18th, \$1,549 87. [Sensation]
Q Would the entry on this ledger indicate whether the deposits were cash or
checks? A. No sir.

checks? A. Nosir.

Judge Poland then requested the witness to bring up the blotter, the book upon which the original entry of these depos-its was made. Witness replied that he would. He then produced the following certificate of deposit upon being requested to do so:

Deposited with First National Bank, Mr. Stevenson: I don't need help, but

Mr. Stevenson: I don't need help, but

Mr. Stevenson: I don't need help, but

Q Will you look and see the last deosit made by Collax prior to June 22d.
A. June 1st.
To a question of Ames', witness replied

that of course he could not tell where the noney came from.

The examination of Swain being con

to the other committee. Judge Poland-We have prior possess ion of you; that is good in law. [Laugh

fifteen minutes, and upon reassembling B. F. Ham was recalled and testified that he sold fifty shares additional of Oredit Mo-bilier stock to Neilson, but knew nothing as to whether the \$5,000 borrowed by Neilson from Dillon had been paid. Wit-A. Yes, sir.

Mr. Blame then questioned Stevenson as follows:

Q. Did you have an anonymous or other kind of letter from Iows on this subject before you offered the resolution?

A. None whatever.

Q. Have you ever another of here.

Mellson from Dillon had been paid. With ness here produced a copy of the paper authorizing the issue of fitty shares additional Credit Mobilier stock to Jas. Brooks on account of his previous agreement with Durant. The paper was signed by Oakes Ames, Samuel Hooper & Co., R. Robbins and others, but witness testifications. Robbins and others, but witness testified that he thought the signature of Oakes Ames, in pencil to the original, was not in the handwriting of that gentleman,

but signed by some one else for him.
Judge Poland announced that certain
books of Ames which the committee desired were expected to-night, and the committee adjourned until to-morrow.

Kansas Senatorial Election.

denounce such kind of warfare.

#### The Tweed Trial.

NEW YORK, January 29 -In the Tweed paid \$32,500, and had ever since been living in the hope that they would draw a dividend, but up to this time they had closed, and the defence opened by calling not. [Laughter] He was not generally in the railroad business; would like to be in it more. Bought \$6,000 worth oil bonds from Ames, and patd him 80 cents

| ARW YORK, January 29.—In the Tweed to the prosecution was consumed to day has been the coldest day known here for many years, the thermometer ranging from 20 to 32 below zero. A line to railroad business; would like to be in it more. Bought \$6,000 worth oil bonds from Ames, and patd him 80 cents and from the stand, he would be provided to the form and the stand of this place for several days past, and to show the stand, he would be provided to the form and patd the stand of the stand of this place for several days past, and to show the stand, he would be provided to the form and the stand of the stand of the provided to the provide bonds from Ames, and paid him 80 cents on the dollar. At another time I bought, I think, \$150 000 in Boston from him, for which I believe I paid him 80 cents on the dollar. That I believe was in the winter of 1870 or 1871. I turned them into the Messrs. Coburn, partly at one price and partly at another, some of them as high as 90 and some at 85.

After further examination of Ames, Sentator Logan, at the r.quest of Judge Poland, made a statement to the committee. officer when he could not give proper at-tention to his office had the remedy to re-sign. At half past four the counsel for the defence having no more witnesses present asked leave to introduce a witness to morrow, promising to occupy less than one hours time, and the court adjourned.

Alinnesota branch of the Illinois Central rates between the offices of the Western Union Telegraph Company for ten words, that are now more than 250, will be reduced to that amount. This includes messages to and from the Peals Court and the court adjourned. Distillery Burned at Nashville.

Nashville, January 28 — McCrea, Maury & Co.'s distillery was destroyed by fire this morning. It burned very pidly, and but little was saved. Abou Mr. Morrill explained that it was simed went to a gambling saloon, where he played away the greater portion. Burdett of a gambling saloon, where he played away the greater portion. Burdett the stock up to that time and the amount wines were burned. The loss is estimated that it was a delicate compliment given most obnoxious rebels this country had was roper for the gamblers, and Legett due from it, and it left a balance of \$328. ne thousand barrels of whisky and high That was a delicate compliment given by a ragged little newsboy to the pretty girl who bought a paper of him. "Poor lite sellow," said she, "aln't you very cold?" "I was, ma'am, before you passed" he replied.

principally against Lamar, one of the most obsoxious rebels this country had may roper for the gamblers, and Legett due from it, and it left a blance of \$328. Ames banded me a check for that amount, building belonged to John Lunisden, was proper for the gamblers, and Legett sent him to the safe with the key, to get the most obsoxious rebels this country had was roper for the gamblers, and Legett sent him to the safe with the key, to get Ames banded me a check for that amount, and it left a blance of \$328. Ames banded me a check for that amount, building belonged to John Lunisden, was offered by him last week, for raising the cold?" "I was, ma'am, before you passed" he replied.

principally against Lamar, one of the most obsoxious rebels this country had was roper for the gamblers, and Legett sent him to the safe with the key, to get Ames banded me a check for that amount, and it left a blance of \$328. Ames banded me a check for that amount, building belonged to John Lunisden, was given me no stocks or certificate of stock. F. M. Young's family, residing in the arrested and brought back. The loss is estimated due from it, and it left a blance of \$328. Ames banded me a check for that amount, building belonged to John Lunisden, was form of the most obsoxious rebels this country had at \$30,000. Insurance, \$35,000. The most obsoxious rebels this country had at \$30,000. Insurance, \$35,000. The most obsoxious rebels this country had at \$30,000. Insurance, \$35,000. The most obsoxious rebels this country had at \$30,000. Insurance, \$30,000.

#### FOREIGN.

#### FRANCE.

Paris, January 28 .- The Committee of Thirty have concluded their discussion of the Sub-Committee and constitutional project. After passing a resolution af-firming their powers to deal with the con-strutional questions which they have taken in hands, they adopted an amendis yet in abeyance, permitting the Execu-tive to speak in the Chamber on all im-portant interpellations of government. Thiers will appear before the Committee on Friday and explain his views of the proposed decree

#### ENGLAND.

### Buonaparte lamily. Lowe, Chancellor of the Exchanger, has again declined to entertain any proposals for the repeal of the malt tax. RIVER NEWS.

LOUISVILLE January 28 - River falling 9 feet scant in the canal and 7 feet in the chute. Weather cloudy and cold. Mer-cury 10 degrees and falling at 6 P. M. Navigation is again suspended, for the fourth time this winter. The ice flow is the heaviest since the great break up. The ice is hard and dangerous. The heat have one is the the transfer one in the state of the s boats have gone into the ice harbors at Nashville in the canal. The Messenger discharged fifty tons under protest, and went into the canal. The harbor is full of ice from the head of the canal to First street, six or seven squares. The packets

have stopped. Fears are entertained that the experience of the last cold spell will be repeated.

The Mollie Regon, which left on Monday for Madison, had her wheel badly broken by the ice, and laid up at Boyer's Landing, opposite West Point. МЕМРИЕ, January 28.—A snow storm

et in again this afternoon, and the ground covered two or three inches. The weather to night is intensely cold, and the streets are so key that most of the street cars have stopped. The supply of coal is nearly exhausted, and navigation above is again suspended by the ice. The Thompson, Dean and Continental were unable to get away. Evansville, January 28.—Weather

cloudy and the coldest of the year. Mercury 10 to 14—now 10 and falling. The river has fallen 2 feet and is full of ice.

OAIRO, January 28.—River stationary.

Ciear and very cold. Mercury 8 above

Pittsnungu. January 28.—River five teet ten inches and about stationary. River reported stationary above. The Alleghany is still putting out a large amount Snow has fallen at intervals dur-

ing the day; mercury 14 at 5 o'clock. Navigation remains closed. CINCINNATI, January 28.—River 21 feet Cincinnati, danuary 28.—Aver a received inches and falling; ice running heavy.

Many boats are lying up; underwriters in some cases refused to take risks. Weather growing colder.

Br. Louis, January 28.—The river is

Br. Louts, January 28.—The river is saliting, and heavy ice running. The weather is intensely cold. Mercury below zero. Unless a change occurs soon, the river will gorge again not far from this city. A solid gorge is already reported at Green Leafs, fifteen miles above Cairo. The Richmond is still aground at Horsetzia. Cairo. The Richmond is still aground at Horsetail. There is nothing new from the Great Republic. Nashville, January 28—River com-

menced lalling this morning, but is rising again to night, with 11 feet on the Har-peth shoals. Weather cold and cloudy.

#### WASHINGTON.

The National Theatre Burned --

### Another Polar Wave Coming. Twenty to 32 deg. Below Zero at Omaha. COUNCIL BLUFFS, IOWA, January 28.—

o twelve hours late, while

CINCINNATI.

CINCINNATI, January 28 .- The compeition between the three trunk lines sell-ng tickets between here and New York eight dollars before the compromise was on a certain desk.

#### Weather Report. Was Department, Office of the Chief Signal Officer, Wassington, D. C., January 28,—7:30 p. m. PROBABILITIES.

For the Middle States, winds vecrin to fresh and brisk northwesterly and possibly northeasterly, with clear and yery cold weather, excepting possibly cloudy weather and light snow from Virginia to Southeasterl New York, with northeasterly winds.

From Missouri and the Ohio Valley to

the Upper Lakes and Lake Eric, generally clear and cold weather, but winds gradu-ally backing to westerly and southerly, with falling barometer and rising tem-

#### SAN FRANCISCO.

SAN FRANCISCO, January 28 .- On the morning of January 25th, Captain Jack attacked Col. Bernard's camp at the lower end of Tuler Lake, and was repulsed. One Indian killed, and three wounded. All their horses were captured. The roops suffered no loss.

The people at Yaquina Bay, in Southern Oregon, are greatly alarmed and apprehensive of Indian raids and massacres. At Elk City the women and children LONDON, January 28—Prince Naposon disavows all responsibility for the ecent newspaper announcement of his views in regard to the letture policy of the Rannaparte family.

The men picketed the town, and are now building a blockhouse. Many families have let the place and Renton for safety.

#### Kansas Legislature.

Kansas Legislature.

Sr. Louis, January 28.—The vole taken for Senator at Topeka, Kansas, at noon to-day, resulted as follows in the Senate: S. C. Pomeroy, 10; D. P. Lowe, 5; O. A. Logan, 3; Thomas A. Oaborn, 3; Charles Robinson, 1; J. M. Harvey, 6; W. A. Phillips, 2; M. Price, 3; John T. Morton, 1; D. M. Valentine, 2. In the House: Pomeroy, 40; Lowe, 13; Morton, 4; Robinson, 3; J. H. Walker, 2; Harvey 19; Logan 11: Price, 3: Valentine, 2; J. J. Logan 11: Price, 3: Valentine, 2; J. J. Inson, S. J. H. Walker, 2; Harvey 19; Logan 11; Price, 3; Valentine, 2; J. J. Ingalls, 1. The Senate passed a resolution author-

izing the appointment of a special com-mittee to investigate the charges made against Pomeroy.

Proposed Removal of the Kentucky Capital. LOUISVILLE, January 28.—At a meet-

ing of the Committees of the Board of Trade and the City Council this evening, on the subject of the proposed removal of the State capital from Frankfort to Louisville. A resolution was adopted pledging the city to give the State \$500, 000 and to provide suitable buildings until others can be erected. The resolution will be presented to the city council to-morrow night, and if ratified will be sent up to the Legislature by a committee.

Constitutional Convention it was asserted by a member that the Legislature of Pennsylvania should be investigated in chartering the Credit Mobilier for \$50,-000, when the Legislature of New York refused to charter it for \$300,000 and that of New Jersey for \$100,000.

#### ALABAMA.

Montgomeny, Ala., January 28.— Judge Busteed to-day appointed W. L. Lanier Receiver of the Selma, Rome &

COLUMBUS, January 28.—In the flouse this afternoon, the bill to increase the salary of the Judges of the Supreme Court from \$3,000 to \$3,500, failed to In the Senate, the bill to give to the Mayor of Cincinnati the voto power was

CINGINNATI, January 23.—The last rail will be laid on the Chesapeake & Ohio Reilroad at noon to morrow at a place called Miller's Ferry, nine miles above the Notions. falls of the Kanawha. This will complete the line from Huntington and the Ohio river to the seaboard.

#### THE LATEST NEWS.

-The steamships Oregon and Celtic have arrived out. -Rev. Adam Sedgwick, English geo ogist, is dead, aged 85 years.

-A motion on the bill of exceptions in the Stokes case will be heard on Satur--The Portugese court goes into

mourning for two months for Dowager, Empress of Brazil. -The report of the Attorney General, which is mainly statistical will soen be sent to Congress.

-A royal decree has been promulgated at Rome, whereby the Ftate formally takes possession of sixteen convents in Rome. -The German Admiralty have decided to build no more large ironclads at pres-ent, but to strengthen the coast defense

by monitors and tornedoes. -Edward Guy alias Geo. Wilson,a Canadian, was arrested at Philadelphia Mon-day night, and taken to Quebec, charged with committing forgeries in that city amounting to \$15,000.

on the that from and after February 1, 1873, all

The Pittsburgh Leader thinks this a case of the inveteracy of political habits: "When we a year or two ago had occa ing tickets between here and New York and return, ended this morning by a compromise, whereby all resume their regular rates to morrow. Tickets for the round trip to New York sold as low as sight dollars before the compromise was on a certain desk. He had been so long effected.

—Advices to the 11th inst from Rio de Janiero report yellow fever raging there.

used to getting his money in this sort of way that he would have felt uncomforfiortable to have taken it in a straightformark of the straightformark.

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All orders entrusted to our care will receive rompt attention. Hasks furnished if des'rei. G. MENDEL, BOOTH & CO., Jan4 126 Main street. MONTANA & BEAR DUCK FOR LAL Roofing Steamboats and Barres, on hat and fon sale low for cash. GHARLES H. BERFY.

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